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10	IINITED STATES DISTRICT COURT	
11	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA	
12	CENTRAL DISTR	act of California
13	PENSKE MEDIA CORPORATION,) Case No.: CV 11-7560-JST (MRW)
14	dba PMC, a Delaware corporation,	Case No.: CV 11-7560-JST (MRW) Hon. Josephine Staton Tucker Magistrate: Hon. Michael R. Wilner
15	Plaintiff,)) DISCOVERY MATTER:
16	V. DPOMETHELIS CLODAL MEDIA	DECLARATION OF ANTHONY SBARDELLATI IN OPPOSITION
17	PROMETHEUS GLOBAL MEDIA, LLC, a Delaware limited liability company d/b/a hollywoodreporter.com; and DOES 1 through 10, inclusive,	TO PLAINTIFF PENSKE MEDIA CORPORATION'S NOTICE OF
18	and DOES 1 through 10, inclusive,	MOTION AND JOINT STIPULATION RE: FURTHER
19	Defendants.	RESPONSES TO WRITTEN DISCOVERY PROPOUNDED TO
20		PROMETHEUS GLOBAL MEDIA, LLC
21		JOINT STIPULATION AND
22		DECLARATION OF MANISH M. SHAH IN OPPOSITION TO
23		MOTION (filed concurrently)
24		Action filed: September 14, 2011
25		Discovery Cut-off: November 9, 2012 Trial Date: July 9, 2013 Hearing Date:
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- I, Anthony Sbardellati, declare as follows:
- 1. I am a member of the bar of the State of California and an associate in the law firm Sauer & Wagner LLP, counsel for defendant Prometheus Global Media, LLC ("Prometheus") in the above-captioned litigation. I make this declaration of my personal, firsthand knowledge and, if called and sworn as a witness, I could and would testify competently thereto.
- 2. On July 14, 2012, my co-counsel Jeremy Feigelson emailed counsel for Plaintiff Penske Media Corporation, Steven Stiglitz, and suggested that the parties submit their competing versions of a proposed protective order to the Court with a joint letter in which each side stated its position. A true and correct copy of that email is attached as Exhibit A. Mr. Stiglitz never responded.
- 3. Penske's counsel did not provide Prometheus's counsel with a proper draft joint stipulation supporting Penske's motion to compel until the evening of Wednesday November 14, 2012, following two unsuccessful joint attempts by the Parties to obtain an extension of the discovery cut-off from the Court.
- 4. Attached hereto as Exhibit B is a true and correct copy of Judge Josephine Staton Tucker's Order on Jury Trial, stating that discovery motions must be filed and served not later than 10 days after the discovery cut-off date (*see* p. 2 § 4).

MEDIA CORPORATION'S MOTION TO COMPEL

\$\\$\\$\\$ase 2:11-cv-07560-JST-MRW | Document 34 | Filed 11/28/12 | Page 3 of 3 | Page ID #:354